

number of days set forth herein; and be it further

Resolved, That W. M. Harman be allowed nine dollars and J. C. Duvall fifteen dollars for transportation.

Signed—Snelgrove, Graves.

The resolution was read second time and was adopted.

SENATE BILL NO. 2 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 2, A bill to be entitled "An Act making appropriations to pay salaries of judges, and the support and maintenance of the judicial department of the State government for the two-year period beginning September 1, 1927, and ending August 31, 1929, and declaring an emergency."

The bill was read second time.

On motion of Mr. Sinks, further consideration of the bill was postponed until 2 o'clock p. m. next Tuesday.

HOUSE BILL NO. 2 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 2, A bill to be entitled "An Act making appropriations for the support and maintenance of the State government for the fiscal years ending August 31, 1928, and August 31, 1929, and declaring an emergency."

The bill was read second time.

Mr. Van Zandt moved that the House recess to 10 o'clock a. m. tomorrow, and the motion was lost.

On motion of Mr. Williamson, the House agreed to consider House bill No. 2 in the same manner in which they considered House bill No. 3.

(Pending reading of the amendments to be offered by the Committee on Appropriations, Mr. Johnson of Anderson occupied the chair temporarily.)

RECESS.

On motion of Mr. Loftin, the House, at 11:45 o'clock a. m., took recess to 10 o'clock a. m. tomorrow.

SEVENTH DAY.

(Continued.)

(Thursday, May 19, 1927.)

The House met at 10 o'clock a. m. and was called to order by Speaker Bobbitt.

HOUSE BILL NO. 2 ON PASSAGE TO ENGROSSMENT.

The House resumed consideration of pending business, same being

H. B. No. 2, A bill to be entitled "An Act making appropriations for the support and maintenance of the departments of State government,"

On its passage to engrossment.

Mr. Teer offered the following (committee) amendment to the section of the bill relating to the Adjutant General's Department:

Amend House bill No. 2, page 2, by striking out all of lines 20, 21, 22 and 23, and inserting in lieu thereof the following: "General maintenance and armories; provided, that no part of this fund shall be used to supplement or replace appropriated salaries, but may be used to pay additional help as needed, \$250,000 in each year."

Mr. Poage moved that House bill No. 2, being the departmental bill, be referred to the Committee on Appropriations, with instructions to said committee that it is the sense of this House that the amounts appropriated by this bill be so reduced that when considered in connection with all other appropriation bills the State ad valorem tax rate for the next two years will not be required to exceed twenty-three cents on the one hundred dollars valuation.

Mr. Anderson moved to table the motion by Mr. Poage.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—76.

Mr. Speaker.	Holland.
Anderson.	Jacks.
Barnett.	Jones.
Barron.	Kayton.
Bass.	Keeton.
Beck.	Kemble.
Brown.	King of Hopkins.
Cox.	Lewis.
Dielmann.	Lipscomb.
Dunlap.	Long.
Duvall.	Masterson.
Fly.	McCombs.
Forbes.	McGill.
Foster.	Minor.
Gibson.	Morse.
Gilbert.	Murphy.
Hagaman.	Nabors.
Hall.	Nicholson.
Harding.	Parrish of Travis.
Harman.	Pope.
Hogg.	Porter.
Holder.	Powell.

Purl.	Stout.
Rawlins.	Swain.
Reagan.	Teer.
Rogers of Shelby.	Tillotson.
Rowell.	Van Zandt.
Runge.	Waddell.
Sanders.	Wallace
Satterwhite.	of Freestone.
Shaver.	Wallace of Panola.
Shearer.	Wallace of Smith.
Sheats.	Wells.
Simmons.	Williams
Sinks.	of Sabine.
Smith of El Paso.	Williams
Smith of Nueces.	of Travis.
Smith of Smith.	Williamson.
Smyth.	Woodall.
Snelgrove.	Young.
Stevenson.	

Nays—41.

Acker.	Kirby.
Albritton.	Kirkland.
Alexander.	Land.
Bateman.	Loy.
Black.	Olsen.
Boggs.	Pavlica.
Bonham.	Pearce.
Boon.	Poage.
Branch.	Renfro
Cornwell.	of Angelina.
DeBerry.	Rogers of Hays.
Enderby.	Shirley.
Eickenroht.	Stell.
Farrar.	Storey.
Faulk.	Turner.
Finlay.	Walker.
Graves.	Ware.
Gray.	Wassell.
Hefley.	Webb.
Kennedy.	Whitaker.
Kincaid.	

Present—Not Voting.

Brice.

Absent.

Bird.	Loftin.
Cummings.	McKean.
Daniel.	Merritt.
Davis.	Montgomery.
Gates.	Moursund.
High.	Petsch.
Hornaday.	Pool.
Johnson	Renfro of Mills.
of Anderson.	Smith of Atascosa.
Johnson	Taylor.
of Dimmit.	Veatch.
Justice.	

Absent—Excused.

Avis.	King of
Conway.	Throckmorton.
Denman.	Kinnear.
Fuchs.	Parish of Runnels.
Kenyon.	Sutton.
	Woodruff.

Mr. Van Zandt offered the following substitute for the (committee) amendment by Mr. Teer:

Amend House bill No. 2, page 2, by striking out the figures "\$262,000" in each year in line 23, and inserting in lieu thereof the figures "\$190,000" in each year.

Mr. Cox moved to table the substitute amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—64.

Mr. Speaker.	Parrish of Travis.
Alexander.	Pope.
Anderson.	Porter.
Barron.	Powell.
Beck.	Purl.
Bonham.	Rawlins.
Cornwell.	Renfro of Mills.
Cox.	Rogers of Hays.
Cummings.	Rowell.
Daniel.	Runge.
DeBerry.	Satterwhite.
Dielmann.	Shaver.
Duvall.	Shearer.
Fly.	Sheats.
Forbes.	Simmons.
Foster.	Sinks.
Gates.	Smith of El Paso.
Gibson.	Smith of Smith.
Hagaman.	Smyth.
Hefley.	Stevenson.
Hogg.	Swain.
Holland.	Teer.
Jacks.	Waddell.
Johnson	Wallace
of Anderson.	of Freestone.
Kemble.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Lewis.	Ware.
Lipscomb.	Webb.
Masterson.	Wells.
McGill.	Williams of Sabine.
Minor.	Williamson.
Morse.	Young.
Nicholson.	

Nays—55.

Albritton.	Gray.
Barnett.	Hall.
Bass.	Harman.
Bateman.	High.
Black.	Jones.
Boggs.	Justice.
Boon.	Kayton.
Branch.	Keeton.
Brice.	Kennedy.
Brown.	Kincaid.
Davis.	Kirby.
Farrar.	Kirkland.
Faulk.	Land.
Finlay.	Loftin.
Graves.	Long.

Loy.	Snelgrove.
McCombs.	Stell.
Murphy.	Storey.
Nabors.	Stout.
Olsen.	Tillotson.
Paylica.	Turner.
Pearce.	Van Zandt.
Poage.	Veatch.
Reagan.	Walker.
Renfro	Wassell.
of Angelina.	Williams
Rogers of Shelby.	of Travis.
Sanders.	Woodall.
Shirley.	

Absent.

Acker.	Montgomery.
Bird.	Moursund.
Conway.	Petsch.
Dunlap.	Pool.
Enderby.	Smith of Atascosa.
Eickenroht.	Smith of Nueces.
Harding.	Taylor.
Holder.	Whitaker.
Johnson	
of Dimmit.	

Absent—Excused.

Avis.	Kinnear.
Denman.	McKean.
Fuchs.	Merritt.
Gilbert.	Parish of Runnels.
Hornaday.	Sutton.
Kenyon.	Woodruff.
King of	
Throckmorton.	

Mr. Poage offered the following substitute for the amendment by Mr. Teer: Amend House bill No. 2, page 2, by striking out all of lines 20, 21, 22 and 23, inclusive, and reducing totals accordingly.

Mr. Cox moved to table the substitute amendment, and the motion to table prevailed by the following vote:

Yeas—81.

Mr. Speaker.	Forbes.
Alexander.	Foster.
Anderson.	Gates.
Barnett.	Gilbert.
Barron.	Hagaman.
Bass.	Hall.
Beck.	Hogg.
Boggs.	Holland.
Bonham.	Jacks.
Boon.	Johnson
Brown.	of Anderson.
Cox.	Justice.
Cummings.	Kayton.
Daniel.	Keeton.
Davis.	Kemble.
Dielmann.	King of Hopkins.
Duvall.	Lewis.
Fly.	Lipscomb.

Masterson.	Sinks.
McGill.	Smith of El Paso.
Minor.	Smith of Nueces.
Morse.	Smith of Smith.
Murphy.	Smyth.
Nabors.	Snelgrove.
Nicholson.	Stevenson.
Parrish of Travis.	Swain.
Pearce.	Teer.
Pool.	Tillotson.
Pope.	Turner.
Porter.	Van Zandt.
Purl.	Veatch.
Rawlins.	Waddell.
Reagan.	Wallace of Panola.
Renfro of Mills.	Wallace of Smith.
Rogers of Hays.	Ware.
Rogers of Shelby.	Webb.
Rowell.	Williams
Runge.	of Sabine.
Satterwhite.	Williams
Shearer.	of Travis.
Sheats.	Williamson.
Shirley.	Young.
Simmons.	

Nays—34.

Albritton.	Kincaid.
Bateman.	Kirby.
Black.	Kirkland.
Branch.	Land.
Brice.	Loftin.
Cornwell.	McCombs.
DeBerry.	Olsen.
Enderby.	Poage.
Farrar.	Renfro
Faulk.	of Angelina.
Gibson.	Sanders.
Graves.	Stell.
Gray.	Storey.
Harman.	Stout.
Hefley.	Walker.
High.	Wassell.
Jones.	Woodall.
Kennedy.	

Absent.

Acker.	Moursund.
Bird.	Pavlica.
Dunlap.	Petsch.
Eickenroht.	Powell.
Finlay.	Shaver.
Harding.	Smith of Atascosa.
Holder.	Taylor.
Johnson	Wallace
of Dimmit.	of Freestone.
Long.	Whitaker.
Loy.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Fuchs.	Montgomery.
Hornaday.	Parish of Runnels.
Kenyon.	Sutton.
King of	Wells.
Throckmorton.	Woodruff.

Mr. Farrar offered the following substitute for the amendment by Mr. Teer: "General maintenance; provided, that no part of this fund shall be used to supplement or replace appropriated salaries, but may be used to pay additional indispensable help as needed; and no part shall be used to build or buy additional armories, but may be used to rent such, if needed, \$150,000 in each year."

Mr. Foster moved the previous question on the pending amendment, and the substitute, and the main question was ordered.

Question first recurring on the substitute amendment by Mr. Farrar, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas—47.

Albritton.	McCombs.
Barnett.	Murphy.
Bateman.	Nabors.
Boon.	Pearce.
Branch.	Poage.
Brice.	Pope.
Cornwell.	Renfro
Farrar.	of Angelina.
Faulk.	Rogers of Shelby.
Finlay.	Sanders.
Gibson.	Shirley.
Graves.	Simmons.
Gray.	Smith of Nueces.
Harman.	Snelgrove.
Hefley.	Stell.
High.	Storey.
Jones.	Stout.
Keeton.	Tillotson.
Kennedy.	Van Zandt.
Kincaid.	Veatch.
Kirkland.	Walker.
Land.	Wassell.
Loftin.	Woodall.
Loy.	

Nays—64.

Mr. Speaker.	Forbes.
Alexander.	Foster.
Anderson.	Hagaman.
Barron.	Hall.
Beck.	Hogg.
Black.	Holland.
Boggs.	Jacks.
Bonham.	Johnson
Brown.	of Anderson.
Cox.	Kayton.
Gummings.	Kemble.
Daniel.	King of Hopkins.
Davis.	Lewis.
DeBerry.	Lipscomb.
Dielmann.	Long.
Dunlap.	Masterson.
Duvall.	McGill.
Enderby.	Minor.
Fly.	Morse.

Nicholson.	Teer.
Parrish of Travis.	Turner.
Pool.	Waddell.
Porter.	Wallace
Purl.	of Freestone.
Rawlins.	Wallace of Panola.
Rogers of Hays.	Wallace of Smith.
Rowell.	Ware.
Runge.	Webb.
Satterwhite.	Wells.
Shearer.	Williams
Sinks.	of Sabine.
Smith of Smith.	Williams
Smyth.	of Travis.
Stevenson.	Williamson.
Swain.	Young.

Absent.

Acker.	Moursund.
Bass.	Olsen.
Bird.	Pavlica.
Eickenroht.	Petsch.
Gates.	Powell.
Gilbert.	Reagan.
Harding.	Renfro of Mills.
Holder.	Shaver.
Johnson	Sheats.
of Dimmit.	Smith of Atascosa.
Justice.	Smith of El Paso.
Kirby.	Taylor.
Montgomery.	Whitaker.

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Fuchs.	Parish of Runnels.
Hornaday.	Sutton.
Kenyon.	Woodruff.
King of	
Throckmorton.	

The committee amendment by Mr. Teer was then adopted.

HOUSE BILLS ON FIRST READING.

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees as follows:

By Mr. Montgomery:

H. B. No. 15, A bill to be entitled "An Act creating and defining by metes and bounds Road District No. 2 of Hidalgo county, Texas, under the authority of Article 3, Section 52, of the Constitution of the State of Texas, for the purpose of constructing, maintaining and operating macadamized, graveled, or paved roads and turnpikes, or in aid thereof; provided, that such district shall be made a body corporate and taxing district under the Constitution and laws of the State of Texas; including

certain territories heretofore embraced and contained within the old original Road District No. 1 of Hidalgo county, Texas; providing that the present outstanding bonds of said original Road District No. 1 shall remain a charge against all taxable properties situated within said original district as it existed at the date of the issuance of the present outstanding bonds thereof; providing that the commissioners court of Hidalgo county shall continue to levy, assess and collect, annually, sufficient taxes to pay the interest thereon and provide sinking funds sufficient to pay the principal at maturity, said taxes to be levied and collected upon all the property situated in said district as it existed at the time of the issuance of the present outstanding bonds; providing that said district hereby created shall have authority to issue serial bonds for the purpose of constructing, maintaining and operating macadamized, graveled or paved roads and turnpikes, or in aid thereof, upon a vote of two-thirds majority of the resident property taxpayers voting thereon, who are qualified electors of said district as herein defined; providing for the levy and collection of taxes sufficient to pay the interest on, and provide a sinking fund therefor, such bonds and taxes to be a charge against all property, real and personal, situated in the hereinafter defined district, and declaring an emergency."

Referred to Committee on Highways and Motor Traffic.

By Mr. Runge, Mr. Foster and Mr. Finlay:

H. B. No. 16, A bill to be entitled "An Act to provide for the eradication of scabies among sheep and cattle; to provide adequate quarantine and sanitary measures; to provide for the inspection and dipping, and certification of said livestock, and to provide adequate penalties for violation of quarantine and dipping order of the Live Stock Sanitary Commission, and declaring an emergency."

Referred to Committee on Live Stock and Stock Raising.

By Mr. Runge, Mr. Gates, Mr. Rowell, Mr. Turner, Mr. Webb, Mr. Dunlap, Mr. Pool, Mr. Foster, Mr. Holland, Mr. Hall and Mr. Finlay:

H. B. No. 17, A bill to be entitled "An Act regulating the slaughter and sale of the meat of animals for market and for providing that every person engaged in the occupation of a butcher or

slaughterer of cattle in this State shall file a bond to be approved by the county judge of the county in which he desires to carry on such business; setting out the terms of said bond and providing penalties for violation thereof; and repealing Articles 6904 and 6908, Title 121, Chapter 3, of the Revised Civil Statutes of Texas of 1925; and repealing Articles 1447, 1449 and 1450, Title 17, Chapter 11, of the Penal Code of the State of Texas adopted in 1925, and declaring an emergency."

Referred to Committee on Live Stock and Stock Raising.

ADDRESS BY HON. EWING THOMASON.

Mr. Fly offered the following resolution:

Whereas, The Hon. Ewing Thomason, once an honored member of the Thirty-fifth and Speaker of the House in the Thirty-sixth Legislature, is now within the bar of the House; therefore, be it

Resolved, That he be invited to the Speaker's stand, and to address the House.

Signed—Fly, Tillotson, Sinks, Williamson, Veatch, Pool, McGill, Smith of El Paso.

The resolution was read second time and was adopted.

In accordance with the above action, the Speaker announced the appointment of the following committee to escort Mr. Thomason to the Speaker's stand:

Messrs. Fly, Pool, Tillotson, Sinks, McGill, Williamson, Smith of El Paso, Veatch and Bonham.

The committee having performed the duty assigned them, Speaker Bobbitt presented Mr. Fly, who introduced Hon. Ewing Thomason to the House.

Mr. Thomason then addressed the House.

RECESS.

On motion of Mr. Jacks, the House, at 12 o'clock m., took recess to 1:30 o'clock p. m. today.

AFTERNOON SESSION.

The House met at 1:30 o'clock p. m. and was called to order by the Speaker.

HOUSE BILL NO. 2 ON PASSAGE TO ENGROSSMENT.

The House resumed consideration of pending business, same being House bill No. 2, an act appropriating certain sums of money for the support and

maintenance of the various State departments, on its passage to engrossment.

Mr. Teer offered the following amendments to the section of the bill relating to the Adjutant General's Department:

Amend House bill No. 2, page 2, line 29, by striking out the figures "\$62,800" in each year, and insert in lieu thereof "\$50,000" in each year.

Amend House bill No. 2, page 2, line 30, by striking out the figures "\$18,000" in each year, and insert in lieu thereof "\$15,000" in each year.

The amendments were severally adopted.

Mr. Walker offered the following amendment to this section of the bill:

Amend House bill No. 2, page 2, line 40, by striking out the figures "\$3000" in the first column and inserting in lieu thereof the figures "\$2500"; also the figures "\$3000" in the second column and inserting in lieu thereof the figures "\$2500," and correct the totals accordingly.

Mr. Webb moved to table the amendment and the motion to table prevailed by the following vote:

Yeas—64.

Anderson.	Porter.
Barron.	Powell.
Bass.	Rawlins.
Boggs.	Renfro
Cornwell.	of Angelina.
Cox.	Renfro of Mills.
Davis.	Rogers of Hays.
Dielmann.	Rogers of Shelby.
Enderby.	Rowell.
Fly.	Runge.
Forbes.	Satterwhite.
Foster.	Shearer.
Gibson.	Simmons.
Gilbert.	Sinks.
Graves.	Smith of El Paso.
Hagaman.	Smith of Nueces.
Harman.	Smith of Smith.
Hefley.	Snelgrove.
Hogg.	Swain.
Holland.	Teer.
Hornaday.	Tillotson.
Jacks.	Turner.
Justice.	Waddell.
Kemble.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Lewis.	Webb.
McCombs.	Wells.
McGill.	Williams
Morse.	of Sabine.
Murphy.	Williams
Nicholson.	of Travis.
Parrish of Travis.	Williamson.
Pool.	Young.
Pope.	

Nays—39.

Acker.	Kincaid.
Albritton.	Kirby.
Alexander.	Kirkland.
Barnett.	Loftin.
Black.	Long.
Boon.	Nabors.
Brice.	Olsen.
Brown.	Pearce.
Cummings.	Poage.
Daniel.	Reagan.
DeBerry.	Sanders.
Eickenroht.	Sheats.
Farrar.	Shirley.
Faulk.	Stell.
Finlay.	Stevenson.
Gray.	Van Zandt.
High.	Veatch.
Jones.	Walker.
Kayton.	Ware.
Kennedy.	Woodall.

Present—Not Voting.

Branch.

Absent.

Bateman.	Loy.
Beck.	Masterson.
Bird.	Minor.
Bonham.	Montgomery.
Dunlap.	Moursund.
Duvall.	Pavlica.
Fuchs.	Petsch.
Gates.	Purl.
Hall.	Shaver.
Harding.	Smith of Atascosa.
Holder.	Smyth.
Johnson	Storey.
of Anderson.	Stout.
Johnson	Taylor.
of Dimmit.	Wallace
Keeton.	of Freestone.
Land.	Wassell.
Lipscomb.	Whitaker.

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	Woodruff.

Mr. Loftin, by unanimous consent, offered the following amendment to this section of the bill:

Amend House bill No. 2, page 2, lines 28 and 29, by striking out the word "fifty" and insert in lieu thereof the word "thirty," and by striking out the figures "\$50,000" in the first column and inserting in lieu thereof the figures "\$37,500"; also the figures "\$50,000" in the second column and inserting in lieu thereof the figures "\$37,500," and correct the totals accordingly.

Signed—Loftin, Kirby.

Mr. Foster moved the previous question on the amendment and the motion was duly seconded.

Question recurring on the motion for the main question, yeas and nays were demanded.

The main question was ordered by the following vote:

Yeas—95.

Acker.	Nabors.
Albritton.	Nicholson.
Alexander.	Parrish of Travis.
Anderson.	Pearce.
Barron.	Pool.
Bass.	Pope.
Black.	Porter.
Boggs.	Powell.
Bonham.	Purl.
Boon.	Rawlins.
Branch.	Reagan.
Cornwell.	Renfro
Cox.	of Angelina.
Cummings.	Renfro of Mills.
Daniel.	Rogers of Hays.
Davis.	Rogers of Shelby.
DeBerry.	Rowell.
Dielmann.	Runge.
Duvall.	Sanders.
Enderby.	Satterwhite.
Farrar.	Shearer.
Finlay.	Sheats.
Fly.	Simmons.
Forbes.	Sinks.
Foster.	Smith of El Paso.
Gibson.	Smith of Nueces.
Gilbert.	Smith of Smith.
Gray.	Stell.
Hagaman.	Swain.
Harman.	Teer.
High.	Tillotson.
Hogg.	Turner.
Johnson	Van Zandt.
of Anderson.	Veatch.
Jones.	Waddell.
Keeton.	Wallace
Kemble.	of Freestone.
Kennedy.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Kirkland.	Ware.
Land.	Webb.
Lewis.	Wells.
Lipscomb.	Whitaker.
Loftin.	Williams
Long.	of Sabine.
Masterson.	Williams
McCombs.	of Travis.
McGill.	Williamson.
Morse.	Woodall.
Murphy.	Young.

Nays—16.

Bateman.	Faulk.
Brice.	Graves.
Brown.	Hefley.
Eickenroht.	Hornaday.

Kincaid.
Olsen.
Poage.
Shirley.

Snelgrove.
Stevenson.
Walker.
Wassell.

Absent.

Barnett.	Kayton.
Beck.	Kirby.
Bird.	Loy.
Dunlap.	Minor.
Fuchs.	Montgomery.
Gates.	Moursund.
Hall.	Pavlica.
Harding.	Petsch.
Holder.	Shaver.
Holland.	Smith of Atascosa.
Jacks.	Smyth.
Johnson	Storey.
of Dimmit.	Stout.
Justice.	Taylor.

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	Woodruff.

Question then recurring on the amendment by Mr. Loftin, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas—61.

Acker.	Loftin.
Albritton.	Long.
Alexander.	Loy.
Barnett.	Masterson.
Bateman.	Murphy.
Black.	Olsen.
Bonham.	Pavlica.
Boon.	Pearce.
Brice.	Poage.
Cummings.	Reagan.
Daniel.	Renfro
DeBerry.	of Angelina.
Enderby.	Rogers of Shelby.
Eickenroht.	Sanders.
Farrar.	Sheats.
Faulk.	Shirley.
Finlay.	Simmons.
Gibson.	Snelgrove.
Graves.	Stell.
Gray.	Stevenson.
Hefley.	Taylor.
High.	Tillotson.
Jones.	Turner.
Justice.	Van Zandt.
Kayton.	Veatch.
Keeton.	Walker.
Kennedy.	Ware.
Kincaid.	Wassell.
Kirby.	Whitaker.
Kirkland.	Woodall.
Land.	

Nays—58.

Mr. Speaker.	Pool.
Anderson.	Pope.
Barron.	Porter.
Bass.	Powell.
Boggs.	Purl.
Branch.	Rawlins.
Brown.	Renfro of Mills.
Cornwell.	Rogers of Hays.
Cox.	Rowell.
Davis.	Runge.
Dielmann.	Satterwhite.
Duvall.	Shearer.
Fly.	Sinks.
Forbes.	Smith of El Paso.
Foster.	Smith of Nueces.
Gilbert.	Smith of Smith.
Hagaman.	Swain.
Hall.	Teer.
Harman.	Waddell.
Hogg.	Wallace
Hornaday.	of Freestone.
Johnson	Wallace of Panola.
of Anderson.	Wallace of Smith.
King of Hopkins.	Webb.
Lewis.	Wells.
Lipscomb.	Williams
McCombs.	of Sabine.
McGill.	Williams
Morse.	of Travis.
Nabors.	Williamson.
Nicholson.	Young.
Parrish of Travis.	

Absent.

Beck.	Kemble.
Bird.	Minor.
Dunlap.	Montgomery.
Fuchs.	Moursund.
Gates.	Petsch.
Harding.	Shaver.
Holder.	Smith of Atascosa.
Holland.	Smyth.
Jacks.	Storey.
Johnson	Stout.
of Dimmit.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	Woodruff.

Mr. Loftin called for a verification of the vote.

The roll of the members recorded as voting "yea" was called and found correct as first announced.

The roll of the members recorded as voting "nay" was called and found correct as first announced.

The verified vote stood as first announced.

The Speaker again announced that the amendment was lost.

Mr. Farrar offered the following amendment to this section of the bill:

Amend House bill No. 2, page 2, by striking out all of line 6.

Mr. Van Zandt offered the following substitute for the amendment:

Amend House bill No. 2, page 2, by striking out lines 4, 5 and 6, and inserting in lieu thereof in line 4 the following: "One Assistant Quartermaster General, \$2000 each year."

Question recurring on the substitute amendment, yeas and nays were demanded.

The substitute amendment was lost by the following vote:

Yeas—50.

Acker.	Loftin.
Albritton.	Loy.
Barnett.	Masterson.
Bateman.	Murphy.
Black.	Olsen.
Boggs.	Pavlica.
Boon.	Pearce.
Branch.	Poage.
Brice.	Pope.
Cummings.	Reagan.
DeBerry.	Renfro
Enderby.	of Angelina.
Eickenroht.	Rogers of Shelby.
Farrar.	Sanders.
Faulk.	Sheats.
Finlay.	Shirley.
Gibson.	Simmons.
Gray.	Stell.
Harman.	Storey.
High.	Turner.
Justice.	Van Zandt.
Kennedy.	Veatch.
Kincaid.	Walker.
King of Hopkins.	Ware.
Kirkland.	Woodall.
Land.	

Nays—67.

Alexander.	Hefley.
Anderson.	Hogg.
Barron.	Holland.
Bass.	Hornaday.
Bonham.	Kayton.
Brown.	Keeton.
Cornwell.	Kemble.
Cox.	Lewis.
Daniel.	Lipscomb.
Davis.	McCombs.
Dielmann.	McGill.
Duvall.	Minor.
Fly.	Morse.
Forbes.	Nabors.
Foster.	Nicholson.
Gilbert.	Parrish of Travis.
Hagaman.	Pool.
Hall.	Porter.

Powell.	Swain.
Purl.	Teer.
Rawlins.	Tillotson.
Renfro of Mills.	Waddell.
Rogers of Hays.	Wallace
Rowell.	of Freestone.
Runge.	Wallace of Panola.
Satterwhite.	Wallace of Smith.
Shearer.	Webb.
Sinks.	Wells.
Smith of El Paso.	Williams
Smith of Nueces.	of Sabine.
Smith of Smith.	Williams
Smyth.	of Travis.
Snelgrove.	Williamson.
Stevenson.	Young.

Absent.

Beck.	Jones.
Bird.	Kirby.
Dunlap.	Long.
Fuchs.	Montgomery.
Gates.	Moursund.
Graves.	Petsch.
Harding.	Shaver.
Holder.	Smith of Atascosa.
Jacks.	Stout.
Johnson	Taylor.
of Dimmit.	Wassell.
Johnson	Whitaker.
of Anderson.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	Woodruff.

Question then recurring on the amendment by Mr. Farrar, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas—59.

Acker.	Finlay.
Albritton.	Gibson.
Alexander.	Gray.
Barnett.	Harman.
Bateman.	Hefley.
Black.	High.
Boggs.	Johnson
Boon.	of Anderson.
Branch.	Jones.
Brice.	Justice.
Conway.	Kayton.
Cummings.	Keeton.
Davis.	Kennedy.
DeBerry.	Kincaid.
Enderby.	Kirkland.
Eickenroht.	Land.
Farrar.	Loftin.
Faulk.	Loy.

Masterson.	Simmons.
Murphy.	Smith of El Paso.
Pavlica.	Snelgrove.
Pearce.	Stell.
Poage.	Storey.
Pope.	Stout.
Reagan.	Tillotson.
Renfro	Turner.
of Angelina.	Van Zandt.
Rogers of Shelby.	Veatch.
Sanders.	Walker.
Sheats.	Ware.
Shirley.	

Nays—56.

Anderson.	Porter.
Barron.	Powell.
Bass.	Purl.
Bonham.	Rawlins.
Brown.	Renfro of Mills.
Cornwell.	Rogers of Hays.
Cox.	Rowell.
Daniel.	Satterwhite.
Dunlap.	Shearer.
Duvall.	Sinks.
Fly.	Smith of Nueces.
Forbes.	Smith of Smith.
Foster.	Smyth.
Gilbert.	Swain.
Hagaman.	Teer.
Hogg.	Waddell.
Holland.	Wallace
Hornaday	of Freestone.
Kemble.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Lewis.	Webb.
Lipscomb.	Wells.
McCombs.	Williams
McGill.	of Sabine.
Minor.	Williams
Morse.	of Travis.
Nabors.	Williamson.
Nicholson.	Woodruff.
Parrish of Travis.	Young.
Pool.	

Absent.

Beck.	Long.
Bird.	Montgomery.
Dielmann.	Moursund.
Fuchs.	Olsen.
Gates.	Petsch.
Graves.	Runge.
Hall.	Shaver.
Harding.	Smith of Atascosa.
Holder.	Stevenson.
Jacks.	Taylor.
Johnson	Wassell.
of Dimmit.	Whitaker.
Kirby.	

Absent—Excused.

Avis.	McKean.
Denman	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	Woodall.
Kinnear.	

Mr. Purl offered the following amendment to this section of the bill:

Amend House bill No. 2, page 2, line 17, by striking out the figures "\$800" in the first column and inserting in lieu thereof the figures "\$500"; also the figures "\$800" in the second column and inserting in lieu thereof the figures "\$500," and correct the totals accordingly.

Mr. Kennedy moved the previous question on the pending amendment and the main question was ordered.

Question recurring on the amendment, it was lost.

Mr. Purl offered the following amendment to this section of the bill:

Amend House bill No. 2, page 2, line 15, by striking out the figures "\$1500" in the first column and inserting in lieu thereof the figures "\$1000"; also the figures "\$1500" in the second column and inserting in lieu thereof the figures "\$1000," and correct the totals accordingly.

Mr. Cox moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—77.

Anderson.	Long.
Barron.	Loy.
Bass.	Masterson.
Bateman.	Minor.
Boggs.	Morse.
Bonham.	Murphy.
Brice.	Nabors.
Brown.	Nicholson.
Cornwell.	Olsen.
Cox.	Parrish of Travis.
Daniel.	Pavlica.
DeBerry.	Pool.
Dielmann.	Pope.
Duvall.	Porter.
Eickenroht.	Powell.
Fly.	Rawlins.
Forbes.	Renfro
Gates.	of Angelina.
Gilbert.	Rogers of Hays.
Graves.	Rowell.
Hagaman.	Runge.
Harman.	Sanders.
Hogg.	Satterwhite.
Holland.	Shearer.
Hornaday.	Shirley.
Johnson	Simmons.
of Anderson.	Smith of El Paso.
Jones.	Smith of Nueces.
Kayton.	Smith of Smith.
Keeton.	Smyth.
Kemble.	Snelgrove.
King of Hopkins.	Stell.
Lewis.	Stevenson.
Lipscomb.	Storey.

Swain.	Wells.
Teer.	Williams
Tillotson.	of Sabine.
Waddell.	Williams
Wallace	of Travis.
of Frestone.	Williamson.
Wallace of Panola.	Young.
Webb.	

Nays—34.

Acker.	Kennedy.
Albritton.	Kincaid.
Alexander.	Kirkland.
Barnett.	Land.
Black.	Loftin.
Boon.	McCombs.
Branch.	Pearce.
Cummings.	Poage.
Davis.	Purl.
Enderby.	Renfro of Mills.
Farrar.	Sheats.
Faulk.	Sinks.
Finlay.	Stout.
Gibson.	Van Zandt.
Gray.	Veatch.
Hefley.	Walker.
High.	Woodall.
Justice.	

Absent.

Beck.	Moursund.
Bird.	Petsch.
Dunlap.	Reagan.
Foster.	Rogers of Shelby.
Fuchs.	Shaver.
Hall.	Smith of Atascosa.
Harding.	Taylor.
Holder.	Turner.
Jacks.	Wallace of Smith.
Johnson	Ware.
of Dimmit.	Wassell.
Kirby.	Whitaker.
McGill.	Woodruff.
Montgomery.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Sutton.
Throckmorton.	

Reason for Vote.

Under the item State Service Officer, the committee allowed, as per lines 14 and 15, \$1500 for the year ending 1928, and \$1500 for the year ending 1929, also in lines 16 and 17 the Appropriations Committee allowed \$800 for postage, telegraph and telephone for each of the next two years, making a grand total for the next two years of \$4600. I sought to cut down the traveling expenses to \$1000 for each year and the postage account to \$500 for each year, making a total of \$3000.

My reason for doing this was as follows: As a member of the Thirty-eighth and Thirty-ninth Legislatures, I induced the Appropriations Committee to allow a total of \$10,000 for each year, to be spent by the Adjutant General to assist worthy ex-service men in prosecuting their claims against the government and for sustenance while their claims were pending. Because the Senate in their wisdom saw fit to provide that none of this \$10,000 should be used for salaries and administration, and that the Adjutant General should administer this fund by his office personnel. Because no officer was furnished to spend this \$10,000 the Adjutant General allowed this money to lapse back into the general fund, thus depriving many worthy ex-service men of assistance while in dire need.

I also was one of the authors of the bill that authorized the sale of the Kerrville Hospital to the Federal government, the State of Texas receiving more than one million dollars. Every well-informed ex-service man will testify to my willingness to help my Buddies both locally and as a public officer.

I do, however, recognize that the ex-service men of Texas are public-spirited and are anxious for the newly-created office of State Service Officer to function efficiently as well as economically and are more than anxious to see that this job does not become a political one.

When the Service Officer's job was created, I promised the members of this body that this office would be run economically.

For these reasons I voted to limit the traveling expenses to \$1000 and the stamp fund to \$500 a year, believing that these amounts would be sufficient, and recognizing fully that if an emergency existed our present Governor could easily arrange for added funds.

PURL.

Mr. Van Zandt offered the following amendment to the section of the bill relating to the Department of Agriculture:

Amend House bill No. 2, page 4, by striking out all of line 9.

Mr. Barron moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—82.

Mr. Speaker.
Albritton.
Barron.
Bass.

Black.
Bonham.
Branch.
Brice.

Brown.
Cornwell.
Cox.
Daniel.
DeBerry.
Dielmann.
Duvall.
Enderby.
Finlay.
Forbes.
Foster.
Gates.
Gilbert.
Graves.
Gray.
Hagaman.
Harman.
Hefley.
High.
Hogg.
Holland.
Hornaday.
Johnson
of Anderson.
Jones.
Justice.
Keeton.
Kemble.
Kincaid.
King of Hopkins.
Kirkland.
Lewis.
Lipscomb.
Masterson.
Minor.
Morse.
Murphy.
Nabors.
Nicholson.
Parrish of Travis.

Pavlica.
Pearce.
Pool.
Pope.
Porter.
Powell.
Purl.
Rawlins.
Renfro
of Angelina.
Renfro of Mills.
Rogers of Hays.
Rogers of Shelby.
Rowell.
Satterwhite.
Shearer.
Sheats.
Shirley.
Simmons.
Smith of El Paso.
Snelgrove.
Stell.
Stevenson.
Storey.
Swain.
Teer.
Tillotson.
Veatch.
Waddell.
Wallace
of Freestone.
Wallace of Panola.
Webb.
Wells.
Williams.
of Sabine.
Williams
of Travis.
Williamson.
Young.

Nays—24.

Acker.
Boggs.
Boon.
Davis.
Eickenroht.
Faulk.
Fly.
Kayton.
Kennedy.
Land.
Loftin.
Long.

Loy.
McCombs.
Poage.
Sanders.
Sinks.
Smith of Nueces.
Smyth.
Stout.
Walker.
Ware.
Woodall.
Woodruff.

Absent.

Alexander.
Anderson.
Barnett.
Bateman.
Beck.
Bird.
Cummings.
Dunlap.
Farrar.
Fuchs.

Hall.
Harding.
Holder.
Jacks.
Johnson
of Dimmit.
Kirby.
McGill.
Montgomery.
Moursund.

Olsen.	Taylor.
Petsch.	Turner.
Reagan.	Van Zandt.
Runge.	Wallace of Smith.
Shaver.	Wassell.
Smith of Atascosa.	Whitaker.
Smith of Smith.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Gibson.	Parish of Runnels.
Kenyon.	Sutton.
King of Throckmorton.	

Mr. Loftin offered the following amendment to this section of the bill:

Amend House bill No. 2, page 3, by striking out all of line 29.

Mr. Farrar offered the following substitute for the amendment:

Amend House bill No. 2, page 3, lines 28 and 29, by striking out the figures "\$12,500" in the first column and inserting in lieu thereof the figures "\$7500"; also the figures "\$12,500" in the second column and inserting in lieu thereof the figures "\$7500," and correct the totals accordingly.

Mr. Albritton moved to table the substitute amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—75.

Mr. Speaker.	Holland.
Albritton.	Hornaday.
Anderson.	Justice.
Barnett.	Keeton.
Barron.	Kemble.
Bass.	Kirkland.
Black.	Lewis.
Bonham.	Lipscomb.
Boon.	Long.
Brown.	Loy.
Cornwell.	McCombs.
Daniel.	Minor.
Dielmann.	Morse.
Dunlap.	Nicholson.
Duvall.	Olsen.
Enderby.	Parrish of Travis.
Finlay.	Pearce.
Fly.	Pope.
Forbes.	Porter.
Foster.	Powell.
Gates.	Rawlins.
Gilbert.	Renfro
Hagaman.	of Angelina.
Hall.	Rogers of Hays.
Harding.	Rogers of Shelby.
Harman.	Rowell.
Hefley.	Runge.
Hogg.	Satterwhite.

Shearer.	Van Zandt.
Sheats.	Waddell.
Shirley.	Wallace
Simmons.	of Freestone.
Smith of Smith.	Wallace of Panola.
Smyth.	Wallace of Smith.
Stell.	Webb.
Stevenson.	Wells.
Swain.	Williamson.
Teer.	Woodruff.
Turner.	Young.

Nays—36.

Acker.	Nabors.
Alexander.	Pavlica.
Bateman.	Poage.
Branch.	Reagan.
Brice.	Sanders.
Davis.	Sinks.
DeBerry.	Snelgrove.
Farrar.	Storey.
Faulk.	Stout.
Gibson.	Tillotson.
Gray.	Veatch.
Jones.	Walker.
Kennedy.	Ware.
Kincaid.	Whitaker.
King of Hopkins.	Williams
Land.	of Sabine.
Loftin.	Williams
Masterson.	of Travis.
Murphy.	Woodall.

Absent.

Beck.	Kirby.
Bird.	McGill.
Boggs.	Montgomery.
Cox.	Moursund.
Cummings.	Petsch.
Eickenroht.	Pool.
Fuchs.	Purl.
Graves.	Renfro of Mills.
High.	Shaver.
Holder.	Smith of El Paso.
Jacks.	Smith of Nueces.
Johnson	Taylor.
of Dimmit.	Wassell.
Johnson	
of Anderson.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kayton.	Parish of Runnels.
Kenyon.	Smith of Atascosa.
King of Throckmorton.	Sutton.

Mr. Albritton moved to table the amendment by Mr. Loftin, and the motion to table prevailed by the following vote:

Yeas—85.

Mr. Speaker.	Anderson.
Albritton.	Barnett.

Bass.	Nabors.
Boggs.	Nicholson.
Bonham.	Olsen.
Branch.	Parrish of Travis.
Brown.	Pearce.
Cornwell.	Pope.
Davis.	Porter.
DeBerry.	Powell.
Dielmann.	Rawlins.
Dunlap.	Renfro
Duvall.	of Angelina.
Enderby.	Rogers of Hays.
Finlay.	Rogers of Shelby.
Fly.	Rowell.
Forbes.	Runge.
Foster.	Satterwhite.
Gates.	Shearer.
Gibson.	Sheats.
Gilbert.	Shirley.
Graves.	Simmons.
Hagaman.	Smith of El Paso.
Hall.	Smith of Smith.
Harding.	Smyth.
Harman.	Stell.
Hefley.	Stevenson.
High.	Storey.
Hogg.	Swain.
Hornaday.	Teer.
Jones.	Turner.
Justice.	Van Zandt.
Keeton.	Veatch.
Kemble.	Waddell.
Kincaid.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Kirkland.	Webb.
Lewis.	Wells.
Lipscomb.	Williams
Long.	of Travis.
McCombs.	Woodall.
Minor.	Woodruff.
Morse.	Young.

Nays—21.

Acker.	Murphy.
Alexander.	Poage.
Black.	Reagan.
Daniel.	Sanders.
Eickenroht.	Snelgrove.
Faulk.	Stout.
Gray.	Tillotson.
Kennedy.	Walker.
Land.	Ware.
Loftin.	Williams
Loy.	of Sabine.
Masterson.	

Present—Not Voting.

Boon.

Absent.

Barron.	Farrar.
Bateman.	Fuchs.
Beck.	Holder.
Bird.	Holland.
Brice.	Jacks.
Cox.	Johnson
Cummings.	of Anderson.

Johnson	Renfro of Mills.
of Dimmit.	Shaver.
Kayton.	Sinks.
Kirby.	Smith of Nueces.
McGill.	Taylor.
Montgomery.	Wallace
Moursund.	of Freestone.
Pavlica.	Wassell.
Petsch.	Whitaker.
Pool.	Williamson.
Purl.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kenyon.	Parish of Runnels.
King of	Smith of Atascosa.
Throckmorton.	Sutton.

(Mr. Young in the chair.)

Mr. Woodall offered the following amendment to this section of the bill:

Amend House bill No. 2, page 5, line 5, by striking out the figures "\$6000" in the first column and inserting in lieu thereof the figures "\$3000"; also the figures "\$6000" in the second column and inserting in lieu thereof the figures "\$3000," and correct the totals accordingly.

Mr. Pearce moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—84.

Albritton.	Hornaday.
Alexander.	Johnson
Barnett.	of Anderson.
Barron.	Jones.
Bass.	Justice.
Bateman.	Kemble.
Black.	King of Hopkins.
Bonham.	Kirkland.
Boon.	Lewis.
Branch.	Lipscomb.
Brown.	Long.
Cornwell.	Minor.
DeBerry.	Morse.
Dielmann.	Nicholson.
Dunlap.	Olsen.
Duvall.	Parrish of Travis.
Enderby.	Pavlica.
Finlay.	Pearce.
Fly.	Poage.
Forbes.	Pool.
Foster.	Pope.
Gilbert.	Porter.
Graves.	Powell.
Hall.	Renfro
Harman.	of Angelina.
Hefley.	Rogers of Hays.
High.	Rogers of Shelby.
Hogg.	Runge.
Holland.	Satterwhite.

Shearer.	Veatch.
Sheats.	Waddell.
Shirley.	Walker.
Simmons.	Wallace
Smith of El Paso.	of Freestone.
Smith of Smith.	Wallace of Panola.
Smyth.	Wallace of Smith.
Snelgrove.	Ware.
Stell.	Webb.
Stevenson.	Wells.
Swain.	Williams of Sabine.
Teer.	Williams of Travis.
Turner.	Williamson.

Nays—27.

Brice.	McCombs.
Daniel.	Murphy.
Davis.	Nabors.
Eickenroht.	Reagan.
Farrar.	Rowell.
Faulk.	Sanders.
Gates.	Sinks.
Gibson.	Storey.
Gray.	Stout.
Kennedy.	Tillotson.
Land.	Van Zandt.
Loftin.	Woodall.
Loy.	Woodruff.
Masterson.	

Absent.

Acker.	McGill.
Anderson.	Montgomery.
Boggs.	Moursund.
Cox.	Petsch.
Cummings.	Purl.
Hagaman.	Rawlins.
Harding.	Renfro of Mills.
Holder.	Shaver.
Jacks.	Smith of Atascosa.
Johnson	Smith of Nueces.
of Dimmit.	Taylor.
Keeton.	Wassell.
Kenyon.	Whitaker.
Kincaid.	Young.
Kirby.	

Absent—Excused.

Avis.	King of
Beck.	Throckmorton.
Bird.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Fuchs.	Parish of Runnels.
Kayton.	Sutton.

Mr. Stout offered the following amendment to this section of the bill:

Amend House bill No. 2, page 4, line 23, by striking out "Chief of Division, \$2000" in each year, and inserting "\$1500" for each year.

Mr. Teer moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—86.

Albritton.	Nabors.
Anderson.	Olsen.
Barnett.	Parrish of Travis.
Barron.	Pavlica.
Bass.	Pearce.
Bateman.	Poage.
Black.	Pool.
Boggs.	Pope.
Bonham.	Porter.
Boon.	Renfro
Brown.	of Angelina.
Cornwell.	Rowell.
Daniel.	Runge.
Dielmann.	Satterwhite.
Dunlap.	Shearer.
Duvall.	Sheats.
Enderby.	Shirley.
Finlay.	Simmons.
Fly.	Smith of El Paso.
Forbes.	Smith of Nueces.
Gates.	Smith of Smith.
Gilbert.	Smyth.
Graves.	Snelgrove.
Hagaman.	Stell.
Hall.	Stevenson.
Harman.	Storey.
Hefley.	Swain.
High.	Teer.
Hogg.	Tillotson.
Holland.	Turner.
Hornaday.	Van Zandt.
Jones.	Veatch.
Justice.	Waddell.
Keeton.	Walker.
Kincaid.	Wallace of Panola.
King of Hopkins.	Wallace of Smith.
Kirkland.	Ware.
Lewis.	Webb.
Lipscomb.	Wells.
Long.	Williams of Sabine.
Loy.	Williamson.
Masterson.	Woodall.
McGill.	Woodruff.
Minor.	

Nays—23.

Alexander.	Loftin.
Brice.	McCombs.
Davis.	Morse.
Eickenroht.	Murphy.
Faulk.	Purl.
Foster.	Reagan.
Gibson.	Rogers of Hays.
Gray.	Sanders.
Harding.	Sinks.
Kemble.	Stout.
Kennedy.	Williams of Travis.
Land.	

Absent.

Acker.	Holder.
Branch.	Jacks.
Cox.	Johnson
Cummings.	of Anderson.
DeBerry.	Johnson
Farrar.	of Dimmit.

Kenyon.	Renfro of Mills.
Kirby.	Rogers of Shelby.
Montgomery.	Shaver.
Moursund.	Smith of Atascosa.
Nicholson.	Taylor.
Petsch.	Wassell.
Powell.	Whitaker.
Rawlins.	Young.

Absent—Excused.

Avis.	Kinnear.
Beck.	McKean.
Bird.	Merritt.
Conway.	Parish of Runnels.
Denman.	Sutton.
Fuchs.	Wallace
Kayton.	of Freestone.
King of	
Throckmorton.	

Mr. Smyth offered the following amendment to this section of the bill:

Amend House bill No. 2 by adding after word "canker," in line 29, page 3, the words "and codling moth."

The amendment was adopted.

Mr. Van Zandt offered the following amendment to this section of the bill:

Amend House bill No. 2, page 3, by striking out all of line 40.

Mr. Brown moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—82.

Albritton.	Hornaday.
Anderson.	Jones.
Barnett.	Justice.
Barron.	Keeton.
Bass.	Kemble.
Bateman.	Kennedy.
Boggs.	Kirkland.
Boon.	Lewis.
Branch.	Lipscomb.
Brice.	Masterson.
Brown.	McCombs.
Cornwell.	McGill.
DeBerry.	Minor.
Dielmann.	Montgomery.
Duvall.	Murphy.
Enderby.	Nabors.
Finlay.	Nicholson.
Fly.	Olsen.
Forbes.	Parrish of Travis.
Foster.	Pavlica.
Gilbert.	Pearce.
Graves.	Pool.
Hagaman.	Pope.
Hall.	Porter.
Harding.	Powell.
Hefley.	Rawlins.
Hogg.	Renfro
Holland.	of Angelina.
	Renfro of Mills.

Rogers of Shelby.	Teer.
Runge.	Tillotson.
Satterwhite.	Turner.
Shearer.	Veatch.
Sheats.	Waddell.
Shirley.	Wallace
Simmons.	of Freestone.
Smith of El Paso.	Wallace of Panola.
Smith of Smith.	Wallace of Smith.
Smyth.	Ware.
Snelgrove.	Webb.
Stell.	Wells.
Stevenson.	Williams of Sabine.
Swain.	Williams of Travis.

Nays—25.

Black.	Loy.
Daniel.	Purl.
Eickenroht.	Reagan.
Farrar.	Rogers of Hays.
Faulk.	Sanders.
Gates.	Smith of Nueces.
Gray.	Storey.
Johnson	Stout.
of Anderson.	Van Zandt.
Kincaid.	Walker.
King of Hopkins.	Whitaker.
Land.	Williamson.
Loftin.	Woodall.
Long.	

Absent.

Acker.	Kirby.
Alexander.	Morse.
Bonham.	Moursund.
Cox.	Petsch.
Cummings.	Poage.
Davis.	Rowell.
Dunlap.	Shaver.
Gibson.	Sinks.
Harman.	Smith of Atascosa.
Holder.	Taylor.
Jacks.	Wassell.
Johnson	Woodruff.
of Dimmit.	Young.
Kenyon.	

Absent—Excused.

Avis.	King of
Beck.	Throckmorton.
Bird.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Fuchs.	Parish of Runnels.
Kayton.	Sutton.

Mr. Bass offered the following amendment to this section of the bill:

Amend House bill No. 2, page 3, line 29, by adding after the word "coddling moth" the words "and potato weevil."

The amendment was adopted.

Mr. Teer offered the following (committee) amendments to the section of the bill relating to the Attorney General's Department:

Amend House bill No. 2, page 5, line 28, by striking out the figures "\$12,000"

in each year, and inserting in lieu thereof of "\$6000" in each year.

Amend House bill No. 2, page 6, line 19, by striking out the figures "\$17,000" in each year, and insert in lieu thereof "\$15,000" in each year.

The amendments were severally adopted.

Mr. Teer offered the following (committee) amendment to the section of the bill relating to the State Board of Control:

Amend House bill No. 2, page 9, line 4, by striking out the figures "\$2750" in each year, and insert in lieu thereof "\$2400" in each year.

Mr. Renfro of Mills offered the following substitute for the amendment:

Amend House bill No. 2, page 9, line 4, by striking out the figures "\$2750" in the first column and inserting in lieu thereof the figures "\$2000"; also the figures "\$2750" in the second column and inserting in lieu thereof the figures "\$2000," and correct the totals accordingly.

(Speaker in the chair.)

Mr. Kemble moved to table the substitute amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—57.

Alexander.	Minor.
Anderson.	Morse.
Barnett.	Murphy.
Barron.	Nabors.
Bass.	Nicholson.
Bateman.	Pool.
Boon.	Porter.
Cornwell.	Powell.
Cox.	Rogers of Hays.
Cummings.	Rogers of Shelby.
Daniel.	Runge.
Dielmann.	Satterwhite.
Duvall.	Shearer.
Enderby.	Shirley.
Farrar.	Simmons.
Fly.	Smith of El Paso.
Forbes.	Snelgrove.
Foster.	Stout.
Gates.	Teer.
Hagaman.	Waddell.
Hall.	Wallace of Panola.
Hefley.	Wallace of Smith.
Hogg.	Ware.
Holland.	Webb.
Hornaday.	Wells.
Keeton.	Williams of Travis.
Kemble.	Williamson.
Lewis.	Woodruff.
McCombs.	Young.
McGill.	

Nays—46.

Albritton.	Long.
Black.	Loy.
Boggs.	Masterson.
Bonham.	Pavlica.
Branch.	Pearce.
Brice.	Pope.
Brown.	Purl.
DeBerry.	Reagan.
Eickenroht.	Renfro
Faulk.	of Angelina.
Finlay.	Renfro of Mills.
Gibson.	Sanders.
Graves.	Sheats.
Gray.	Sinks.
Harman.	Smith of Nueces.
High.	Stell.
Jones.	Stevenson.
Justice.	Storey.
Kennedy.	Tillotson.
Kincaid.	Turner.
King of Hopkins.	Van Zandt.
Kirkland.	Veatch.
Land.	Walker.
Lipscomb.	Williams of Sabine.
Loftin.	Woodall.

Absent.

Beck.	Parrish of Travis.
Bird.	Petsch.
Davis.	Poage.
Dunlap.	Rawlins.
Gilbert.	Rowell.
Harding.	Shaver.
Holder.	Smith of Smith.
Jacks.	Smyth.
Johnson	Swain.
of Anderson.	Taylor.
Johnson	Wallace
of Dimmit.	of Freestone.
Kirby.	Wassell.
Moursund.	Whitaker.
Olsen.	

Absent—Excused.

Acker.	Kinnear.
Avis.	McKean.
Conway.	Merritt.
Denman.	Montgomery.
Fuchs.	Parish of Runnels.
Kayton.	Smith of Atascosa.
Kenyon.	Sutton.
King of	
Throckmorton.	

Mr. Bonham offered the following substitute for the amendment by Mr. Teer: Change figures, page 9, line 4, to "\$2200" in each year.

Mr. McCombs moved to table the substitute amendment.

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas—39.

Anderson.	Pool.
Barron.	Porter.
Bass.	Powell.
Boon.	Rogers of Hays.
Daniel.	Rogers of Shelby.
Dielmann.	Runge.
Forbes.	Satterwhite.
Foster.	Shearer.
Gates.	Shirley.
Hagaman.	Simmons.
Harding.	Smith of El Paso.
Hefley.	Stout.
Hogg.	Teer.
Holland.	Waddell.
Hornaday.	Wallace of Panola.
Kemble.	Wells.
Lewis.	Williams
McCombs.	of Travis.
Minor.	Williamson.
Morse.	Young.

Nays—66.

Albritton.	Loy.
Alexander.	Masterson.
Bateman.	McGill.
Black.	Murphy.
Boggs.	Nabors.
Bonham.	Nicholson.
Branch.	Olsen.
Brice.	Pavlica.
Brown.	Pearce.
Cornwell.	Pope.
DeBerry.	Purl.
Duvall.	Reagan.
Enderby.	Renfro
Eickenroht.	of Angelina.
Farrar.	Renfro of Mills.
Faulk.	Sanders.
Finlay.	Sheats.
Fly.	Smith of Nueces.
Gibson.	Snelgrove.
Gilbert.	Stell.
Graves.	Stevenson.
Harman.	Storey.
High.	Swain.
Jones.	Tillotson.
Justice.	Turner.
Keeton.	Van Zandt.
Kennedy.	Veatch.
Kincaid.	Walker.
King of Hopkins.	Wallace of Smith.
Kirkland.	Ware.
Land.	Williams
Lipscomb.	of Sabine.
Loftin.	Woodall.
Long.	Woodruff.

Present—Not Voting.

Hall.

Absent.

Beck.	Fuchs.
Davis.	Gray.
Dunlap.	Holder.

Jacks.	Rowell.
Johnson	Shaver.
of Anderson.	Sinks.
Johnson	Smith of Atascosa.
of Dimmit.	Smith of Smith.
Kayton.	Smyth.
Kirby.	Taylor.
Montgomery.	Wallace
Moursund.	of Freestone.
Parrish of Travis.	Wassell.
Petsch.	Webb.
Poage.	Whitaker.
Rawlins.	

Absent—Excused.

Acker.	Kenyon.
Avis.	King of
Barnett.	Throckmorton.
Bird.	Kinnear.
Conway.	McKean.
Cox.	Merritt.
Cummings.	Parish of Runnels.
Denman.	Sutton.

Question then recurring on the substitute amendment, it was adopted by the following vote:

Yeas—78.

Albritton.	Lewis.
Alexander.	Lipscomb.
Bateman.	Loftin.
Black.	Long.
Boggs.	Loy.
Bonham.	Masterson.
Boon.	McGill.
Branch.	Murphy.
Brice.	Nabors.
Brown.	Nicholson.
Cornwell.	Olsen.
Daniel.	Pavlica.
Davis.	Pearce.
DeBerry.	Pope.
Duvall.	Reagan.
Enderby.	Renfro
Eickenroht.	of Angelina.
Farrar.	Renfro of Mills.
Faulk.	Rogers of Shelby.
Finlay.	Runge.
Fly.	Sanders.
Forbes.	Sheats.
Gibson.	Simmons.
Gilbert.	Sinks.
Graves.	Smith of El Paso.
Gray.	Smith of Nueces.
Hagaman.	Snelgrove.
Hall.	Stell.
Harman.	Stevenson.
High.	Storey.
Jones.	Stout.
Justice.	Swain.
Keeton.	Tillotson.
Kennedy.	Turner.
Kincaid.	Van Zandt.
King of Hopkins.	Veatch.
Kirkland.	Walker.
Land.	Wallace of Smith.

Ware.
Webb.
Williams
of Sabine.

Woodall.
Woodruff.

Nays—27.

Anderson.	Pool.
Barron.	Porter.
Bass.	Powell.
Dielmann.	Rogers of Hays.
Foster.	Satterwhite.
Gates.	Shearer.
Harding.	Shirley.
Hefley.	Waddell.
Holland.	Wallace of Panola.
Hornaday.	Wells.
Kemble.	Williams
McCombs.	of Travis.
Minor.	Williamson.
Morse.	Young.

Absent.

Beck.	Moursund.
Bird.	Parrish of Travis.
Cox.	Petsch.
Cummings.	Poage.
Dunlap.	Purl.
Fuchs.	Rawlins.
Hogg.	Rowell.
Holder.	Shaver.
Jacks.	Smith of Smith.
Johnson	Smyth.
of Anderson.	Taylor.
Johnson	Teer.
of Dimmit.	Wallace
Kayton.	of Freestone.
Kirby.	Wassell.
Montgomery.	Whitaker.

Absent—Excused.

Acker.	Kinnear.
Avis.	McKean.
Barnett.	Merritt.
Conway.	Parish of Runnels.
Denman.	Smith of Atascosa.
Kenyon.	Sutton.
King of	
Throckmorton.	

Question recurring on the amendment, as substituted, it was adopted.

Mr. Teer offered the following (committee) amendment to this section of the bill:

Amend House bill No. 2, page 10, line 7, by striking out the figures "\$23,000" in each year, and insert in lieu thereof "\$20,000" in each year.

The amendment was adopted.

Mr. Purl offered the following amendment to this section of the bill:

Amend House bill No. 2, page 9, line 11, by striking out the figures "\$1000" in the first column and inserting in lieu thereof the figures "\$500"; also the figures "\$1000" in the second column and

inserting in lieu thereof the figures "\$500," and correct the totals accordingly.

On motion of Mr. Teer, the amendment was tabled.

Mr. Purl offered the following amendment to this section of the bill:

Amend House bill No. 2, page 9, line 10, by striking out the figures "\$800" in the first column and inserting in lieu thereof the figures "\$1000"; also the figures "\$1800" in the second column and inserting in lieu thereof the figures "\$1000," and correct the totals accordingly.

On motion of Mr. Teer, the amendment was tabled.

Mr. Purl offered the following amendment to this section of the bill:

Amend House bill No. 2, page 9, by adding a new line 36a, "appropriating the sum of \$10,000, or so much thereof as may be necessary, in replacing the carpet now on the floor of the House of Representatives with a new one."

Mr. Tillotson moved to table the amendment.

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas—46.

Albritton.	Olsen.
Alexander.	Pavlica.
Black.	Pearce.
Bonham.	Poage.
Boon.	Pope.
Branch.	Renfro
Brice.	of Angelina.
Cox.	Sanders.
Daniel.	Shirley.
Enderby.	Smith of El Paso.
Eickenroht.	Snelgrove.
Faulk.	Stell.
Forbes.	Storey.
Gray.	Tillotson.
Hagaman.	Turner.
Hogg.	Van Zandt.
Kayton.	Veatch.
Kennedy.	Waddell.
Kincaid.	Walker.
Kirkland.	Ware.
Long.	Wassell.
Loy.	Wells.
McGill.	Woodall.
Minor.	

Nays—68.

Mr. Speaker.	DeBerry.
Anderson.	Dunlap.
Barnett.	Duvall.
Barron.	Farrar.
Bateman.	Finlay.
Boggs.	Fly.
Cornwell.	Foster.
Davis.	Gates.

Gibson.	Porter.
Gilbert.	Powell.
Hall.	Purl.
Harding.	Rawlins.
Harman.	Reagan.
Hefley.	Renfro of Mills.
High.	Rogers of Hays.
Holland.	Rogers of Shelby.
Hornaday.	Runge.
Johnson	Satterwhite.
of Anderson.	Sheats.
Jones.	Simmons.
Keeton.	Sinks.
Kemble.	Smith of Nueces.
King of Hopkins.	Smith of Smith.
Land.	Stevenson.
Lewis.	Stout.
Lipscomb.	Swain.
Loftin.	Teer.
Masterson.	Wallace of Panola.
McCombs.	Webb.
Morse.	Williams
Murphy.	of Sabine.
Nabors.	Williamson.
Nicholson.	Woodruff.
Pool.	Young.

Present—Not Voting.

Wallace of Smith.

Absent.

Bass.	Moursund.
Beck.	Parrish of Travis.
Bird.	Petsch.
Brown.	Rowell.
Dielmann.	Shaver.
Fuchs.	Shearer.
Graves.	Smyth.
Holder.	Taylor.
Jacks.	Wallace
Johnson	of Freestone.
of Dimmit.	Whitaker.
Justice.	Williams
Kirby.	of Travis.
Montgomery.	

Absent—Excused.

Acker.	Kinnear.
Avis.	McKean.
Conway.	Merritt.
Cummings.	Parish of Runnels.
Denman.	Smith of Atascosa.
Kenyon.	Sutton.
King of	
Throckmorton.	

Mr. Teer offered the following amendment to the amendment:

Amend amendment by striking out "\$10,000" and insert the sum of "\$6000."

Question recurring on the amendment to the amendment, yeas and nays were demanded.

The amendment to the amendment was adopted by the following vote:

Yeas—65.

Mr. Speaker.	Long.
Albritton.	McCombs.
Alexander.	McGill.
Anderson.	Minor.
Bateman.	Morse.
Boggs.	Murphy.
Bonham.	Nabors.
Branch.	Pavlica.
Brown.	Poage.
Conway.	Purl.
Cornwell.	Rawlins.
Cox.	Reagan.
Daniel.	Renfro of Mills.
Davis.	Rogers of Shelby.
DeBerry.	Runge.
Forbes.	Sanders.
Foster.	Satterwhite.
Gates.	Shearer.
Gibson.	Shirley.
Gilbert.	Smith of Smith.
Hall.	Stell.
Harding.	Storey.
Harman.	Stout.
Hefley.	Swain.
High.	Teer.
Jones.	Turner.
Kayton.	Van Zandt.
Keeton.	Wallace of Smith.
Kincaid.	Webb.
Land.	Wells.
Lewis.	Williamson.
Lipscomb.	Young.
Loftin.	

Nays—45.

Barnett.	Pool.
Beck.	Pope.
Black.	Porter.
Boon.	Powell.
Brice.	Renfro
Duvall.	of Angelina.
Enderby.	Rogers of Hays.
Eickenroht.	Sheats.
Farrar.	Simmons.
Faulk.	Smith of Nueces.
Fly.	Snelgrove.
Gray.	Stevenson.
Hagaman.	Tillotson.
Hogg.	Veatch.
Holland.	Waddell.
Hornaday.	Walker.
Kemble.	Wallace of Panola.
Kennedy.	Ware.
King of Hopkins.	Wassell.
Kirkland.	Williams
Loy.	of Sabine.
Masterson.	Woodall.
Nicholson.	Woodruff.
Pearce.	

Absent.

Barron.	Dielmann.
Bass.	Dunlap.
Bird.	Finlay.
Cummings.	Fuchs.

Graves.	Petsch.
Holder.	Rowell.
Jacks.	Shaver.
Johnson	Sinks.
of Anderson.	Smith of Atascosa.
Johnson	Smith of El Paso.
of Dimmit.	Smyth.
Justice.	Taylor.
Kenyon.	Wallace
Kirby.	of Freestone.
Montgomery.	Whitaker.
Moursund.	Williams
Olsen.	of Travis.
Parrish of Travis.	

Absent—Excused.

Acker.	Kinnear.
Avis.	McKean.
Denman.	Merritt.
King of	Parish of Runnels.
Throckmorton.	Sutton.

Question then recurring on the amendment, as amended, yeas and nays were demanded.

The amendment, as amended, was then adopted by the following vote:

Yeas—57.

Mr. Speaker.	Murphy.
Albritton.	Nabors.
Anderson.	Olsen.
Barnett.	Parrish of Travis.
Barron.	Pool.
Bateman.	Porter.
Beck.	Powell.
Boggs.	Purl.
Brown.	Rawlins.
Cornwell.	Reagan.
Davis.	Renfro of Mills.
Duvall.	Runge.
Finlay.	Sanders.
Fly.	Satterwhite.
Foster.	Sheats.
Gilbert.	Sinks.
Hall.	Smith of Nueces.
Harding.	Smith of Smith.
Harman.	Stevenson.
Hefley.	Stout.
Holland.	Swain.
Jones.	Teer.
Keeton.	Turner.
Kemble.	Wallace of Panola.
Land.	Webb.
Lewis.	Wells.
Masterson.	Williamson.
McCombs.	Young.
Morse.	

Nays—52.

Alexander.	Cox.
Black.	Daniel.
Bonham.	DeBerry.
Boon.	Enderby.
Branch.	Eickenroht.
Brice.	Farrar.

Faulk.	Renfro
Forbes.	of Angelina.
Gibson.	Rogers of Hays.
Gray.	Rogers of Shelby.
High.	Shirley.
Hogg.	Smith of El Paso.
Hornaday.	Snelgrove.
Kennedy.	Stell.
Kincaid.	Storey.
King of Hopkins.	Tillotson.
Kirkland.	Van Zandt.
Lipscomb.	Veatch.
Loftin.	Waddell.
Long.	Walker.
Loy.	Ware.
McGill.	Wassell.
Nicholson.	Whitaker.
Pavlica.	Williams
Pearce.	of Sabine.
Poage.	Woodall.
Pope.	Woodruff.

Absent.

Acker.	Kirby.
Bass.	Minor.
Bird.	Montgomery.
Cummings.	Moursund.
Dielmann.	Petsch.
Dunlap.	Rowell.
Fuchs.	Shaver.
Gates.	Shearer.
Graves.	Simmons.
Hagaman.	Smith of Atascosa.
Holder.	Smyth.
Jacks.	Taylor.
Johnson	Wallace
of Anderson.	of Freestone.
Johnson	Wallace of Smith.
of Dimmit.	Williams
Justice.	of Travis.
Kenyon.	

Absent—Excused.

Avis.	Kinnear.
Conway.	McKean.
Denman.	Merritt.
Kayton.	Parish of Runnels.
King of	Sutton.
Throckmorton.	

Mr. Holland moved to reconsider the vote by which the amendment was adopted, and to table the motion to reconsider.

The motion to table prevailed.

MESSAGE FROM THE GOVERNOR.

Mr. Carl L. Phinney, assistant secretary to the Governor, appeared at the bar of the House and, being duly announced, presented the following message from the Governor, which was read to the House, as follows:

Executive Office,
Austin, Texas, May 19, 1927.
To the Honorable Fortieth Legislature
of the State of Texas.

Gentlemen: The attached bills are
submitted for your consideration.

Respectfully submitted,

DAN MOODY,
Governor of Texas.

A BILL

To Be Entitled

An Act regulating the slaughter and sale of the meat of animals for market and providing that every person engaged in the occupation of a butcher or slaughterer of cattle in this State, shall file a bond to be approved by the county judge of the county in which he desires to carry on such business; setting out the terms of said bond and providing penalties for violation thereof; and repealing Articles 6904 and 6908, Title 121, Chapter 3 of the Revised Civil Statutes of Texas of 1925; and repealing Articles 1447, 1449 and 1450, Title 17, Chapter 11 of the Penal Code of the State of Texas adopted in 1925, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. Every person in this State who slaughters animals for market and who sells the meat of animals for market shall make a report to each regular meeting of the commissioners court in each county in which he carries on such business, slaughters such animals or sells the meat thereof, giving the number, color, age, marks and brand of all the animals slaughtered by him since the last term of said court, to be filed with and kept on file by the county clerk. Each such report shall be accompanied by a legal bill of sale or written conveyance to the butcher or any person not regularly engaged in the occupation of butcher but who slaughters animals and sells or distributes the meat thereof occasionally, for every animal that he has purchased for slaughter. If any of the animals slaughtered have been raised by himself, it shall be so stated, giving description by mark and brand or flesh marks, color, age and approximate weight of such animals raised by himself, in the report. Such reports so made to such court may, at the discretion of the court, be destroyed after a period of five years.

Sec. 2. Every person in this State who slaughters animals for market or sells the meat thereof, before engaging in such business shall first register his name with the county clerk of the counties in which he proposes to carry on such occupation, indicating his purpose to engage in such business, and shall pay to the county clerk a fee of twenty-five (25) cents for such registration.

Sec. 3. Every person who slaughters animals for market or sells the meat thereof, shall, when such meat or carcass is sold or offered for sale, accompany it by the hide of such animal and a lawful bill of sale to such animal before selling or offering said meat for sale, said hide or carcass shall be inspected by some sheriff, deputy sheriff, constable, deputy constable, or magistrate in the county in which such meat is offered for sale, which officer so inspecting said hide shall be entitled to a fee of fifty (50) cents for each hide of the bovine species so inspected, ten (10) cents for each sheep and goat hide so inspected and ten (10) cents for each hog or the carcass thereof so inspected, and such officer making said inspection shall take up said bill of sale and issue a certificate in duplicate filing one copy of same with the county clerk together with such bill of sale, showing description of animal or animals by brands and marks, or if any unbranded or unmarked by color, and he shall designate the hide of said animal by removing one ear from said hide and in case the ears do not accompany the hide said inspector shall designate the hide by cutting two small round holes in either front leg of said hide.

Sec. 4. Every person, before he shall set up and carry on the trade or occupation of butcher or slaughterer of animals in this State for market, or shall engage in the sale of meats from animals slaughtered in any manner shall file a bond to be approved by the county judge of the county in which he desires to carry on the business, in a sum of not less than five hundred (\$500) dollars nor more than twenty-five hundred (\$2500) dollars, payable to the State of Texas, conditioned that he shall keep a true and faithful record in a book kept for that purpose of all animals or the carcasses thereof purchased or slaughtered by him and a description of the animals, including marks, brand, age, color, weight and from whom purchased and the date thereof; that he will have the hide and ears of such animals inspected by some sheriff, deputy sheriff

constable, deputy constable, or magistrate of such county within forty-eight hours after same is slaughtered and that he will not purchase any animals that have been slaughtered by another where the ear mark or brand on the hide accompanying such animal offered for sale has been changed, mutilated or destroyed, and that he will not purchase the carcass of any animal that is not accompanied by the hide of such animal. Any butcher or slaughterer of animals who shall violate any condition of said bond may be sued upon his bond at the instance of the county or district attorney of the county where such bond is given. All sums recovered by suits upon said bond shall be paid into the county treasury and become a part of the available school fund of such county.

Sec. 5. If any butcher or other person engaged in the slaughter of animals for market or for sale of the meat thereof in any county, city, town or village in this State, shall fail to have the hide of such animal inspected by some sheriff, deputy sheriff, constable, deputy constable or magistrate, or shall fail to report to the commissioners court of the county in which he transacts such business, at each regular term thereof, the number, color, age, sex, mark and brand of every animal slaughtered by him since the last term of said court accompanied by a legal bill of sale or conveyance to him of every animal slaughtered, save such as were raised by himself, which shall be specified, or shall fail to comply with any of the requirements of this act, he shall be fined not less than two hundred fifty (\$250) dollars nor more than one thousand (\$1000) dollars.

Sec. 6. If any butcher or any person engaged in the slaughter of animals for market or the sale of the meat thereof, shall offer for sale any carcass or part of a carcass thereof, not accompanied by the hide of such animal, he shall be fined not less than two hundred fifty (\$250) dollars nor more than one thousand (\$1000) dollars.

Sec. 7. Any person engaged in the business of the slaughter and sale of animals for market who fails to register his name with the county clerk of the county in which he engages in such business, indicating his purpose to engage in such business, shall be fined any sum not less than two hundred fifty (\$250) dollars nor more than one thousand (\$1000) dollars.

Sec. 8. The provisions of this Act shall not apply to any person, firm or corporation engaged in the business of

slaughtering or in the business of butchering animals for market when such business comes within the provisions of the Packer and Stockyard Act passed by the Congress of the United States, and whose business is under the supervision of the United States Department of Agriculture.

Sec. 9. Articles 6904 and 6908, Title 121, Chapter 3 of the Revised Civil Statutes of Texas adopted in 1925, and Articles 1447, 1449 and 1450, Title 17, Chapter 11, Penal Code of the State of Texas, adopted in 1925, be and the same are hereby repealed.

Sec. 10. The fact that there is now no adequate butcher law upon the statute books of Texas, and the further fact that thousands of animals are being stolen, slaughtered, and the meat thereof sold in many portions of Texas, creates an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended and said rule is hereby suspended and this Act shall take effect and be in force from and after its passage, and it is so enacted.

A BILL

To Be Entitled

An Act to provide for the eradication of scabies among sheep and cattle, to provide adequate quarantine and sanitary measures, to provide for the inspection and dipping, and certification of said livestock, and to provide adequate penalties for violation of quarantine and dipping orders of the Live Stock Sanitary Commission, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. Any person, company or corporation owning, controlling or caring for any sheep which are infected with sheep scabies or cattle which are infected with cattle scabies, or that have been exposed to the said sheep or cattle scabies infection within six months next preceding the issuance of the written direction to dip hereinafter provided, who shall fail or refuse to dip any of said sheep or cattle at such time and in such manner as directed in writing by the Live Stock Sanitary Commission or its chairman as provided for in this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than \$50 nor more than \$200, and each day of such

failure or refusal shall constitute a separate offense.

Sec. 2. The Live Stock Sanitary Commission or its chairman is hereby authorized and empowered to direct in writing any person or persons, company or corporation owning, controlling, or caring for any sheep or cattle which are subject to being dipped under the provisions of this act, to dip any or all of said sheep or cattle under the supervision of an authorized inspector of such Commission in the dip or dipping solutions hereinafter provided for the dipping of sheep and cattle respectively for the purpose of destroying, eradicating, curing, and removing such scabies or exposure thereto. Said dipping or dippings shall, when administered for psoroptic scabies infection or exposure among sheep or cattle be at regular intervals of from 10 to 14 days, but when said dipping or dippings shall be administered for sarcoptic scabies infection or exposure among cattle the same shall not be required at more frequent intervals than every 6 days.

Sec. 3. All dippings of sheep for scabies infection or exposure under the provisions of this act shall be done in a solution of lime and sulphur made in the following proportions: eight pounds of unslacked lime or eleven pounds of commercial hydrated lime (not air slacked lime) and twenty-four pounds of flowers of sulphur to each one hundred gallons of water, said solution to be boiled for a period of at least two hours before using, which shall at all times be maintained at a strength of not less than $1\frac{1}{2}$ per cent sulphide sulphur or in such other dip or dipping solutions as may be approved by the Live Stock Sanitary Commission of this State and designated by it in the written instructions and notice to dip served upon such person or persons, company or corporation owning, controlling or caring for said sheep. The dipping solution shall at all times be maintained at a temperature of not less than 95 nor more than 105 degrees Fahrenheit. No dipping solution shall be used which has been mixed and in the vat more than 10 days.

Sec. 4. All dipping or dippings of cattle for psoroptic scabies infection or exposure thereto shall be done in the same solution or dip as above provided for dipping sheep except that the solution or dip shall be maintained at a strength of not less than 2 per cent sulphide sulphur and the same shall be at all times maintained at a temperature

of not less than 95 nor more than 105 degrees Fahrenheit.

Sec. 5. All dipping or dippings of cattle for sarcoptic scabies infection or exposure thereto shall be done in the same solution or dip as herein provided for dipping cattle infected with or exposed to psoroptic scabies infection except the dippings shall not be required at more frequent intervals than 6 days, and further provided that one dipping in crude oil shall be considered effective and sufficient for eradication of sarcoptic scabies infection among cattle.

Sec. 6. All dippings, inspections and certifications for scabies among sheep and cattle in all disinfection of cars, sheds, boats, chutes, alleys, platforms, pens and yards required by the provisions of this law shall be done under the supervision of an authorized inspector of the Live Stock Sanitary Commission of Texas.

(a) All sheep infected with scabies and all sheep in a herd where scabies infection is present shall be classed as scabies infected sheep.

(b) All cattle infected with scabies and all cattle in a herd where scabies infection is present shall be classed as scabies infected cattle.

(c) All sheep and cattle that enter or have access to any corrals, sheds, cars, roads, pastures, premises or other places that scabies infected sheep or cattle, as the case may be, have entered or had access to at any time within the next preceding ninety days shall be classed as exposed to scabies infection and all sheep shorn by a shearing plant that has shorn infected sheep within the next preceding ninety days shall be classed as scabies exposed sheep, provided the above named places or premises have not been disinfected since the infected sheep have moved or been removed therefrom, provided that cattle and sheep shall be subject to dipping as provided for in Section 1 of this act at any time within the period of time prescribed in said Section 1, and in accordance with the provisions of said Section 1.

Sec. 7. No sheep or cattle that are under quarantine for scabies infection or exposure by written order of the Live Stock Sanitary Commission or its Chairman, or that are on any premises within this State which are quarantined by said Commission for scabies infection or exposure thereto shall be moved or allowed to move therefrom unless and until certified to by an authorized inspector of the Live Stock Sanitary Commis-

sion. Any person, firm or corporation violating the provisions of this Section of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than \$100 nor more than \$1000.

Sec. 8. When the fact has been determined by inspection or investigation that sheep or cattle scabies infection exists in any county within this State, then the county commissioners' court of such county shall appropriate a sufficient sum of money to employ county inspectors to cooperate with and under the direction of the Live Stock Sanitary Commission of Texas in scabies eradication.

(a) If for any reason the county commissioners' court does not cooperate by appropriating the said money to pay said inspector or inspectors, then it shall be the duty of the Live Stock Sanitary Commission to place the county under blanket quarantine and no sheep or cattle shall be moved therefrom until and unless certified to by an authorized inspector of the Live Stock Sanitary Commission.

Sec. 9. All goats ranging with infected sheep shall be dipped at least once in the same solution and in the same manner as infected sheep except they shall not be held in the dipping vat for a longer period than is necessary to thoroughly wet them.

Sec. 10. The written direction issued by the Live Stock Sanitary Commission or its chairman requiring the dipping of sheep or cattle for sheep or cattle scabies under the provisions of this act shall be dated showing the date of its issuance, the name of the person or persons, company or corporation to whom the said directions are given, the approximate location of the premises on which the said livestock are located, the name of the county in which said premises are located, and it shall state in clear and intelligible language that the said sheep or cattle which the said person or persons, company or corporation is therein directed to dip are infected with scabies or that they are exposed thereto, and it shall direct said person or persons, company or corporation to dip the said livestock under the supervision of an authorized inspector of the Live Stock Sanitary Commission in the dipping solutions provided in this act, or such other dipping solutions as the Live Stock Sanitary Commission may approve for such purpose, designating the same, and it shall designate the date, place and time that the said dipping is to be done,

and it shall be signed by the Live Stock Sanitary Commission or its chairman.

Sec. 11. The said dipping direction shall be delivered to the person, company or corporation owning, controlling or caring for said sheep or cattle required to be dipped at least 14 full days before the date and time said dipping is to be administered. The person, company or corporation owning, controlling or caring for said sheep or cattle required to be dipped under the provisions of this Act may file with the Live Stock Sanitary Commission or its chairman at any time within 5 days after receiving said dipping directions to dip a written affidavit denying the said sheep or cattle are subject to being dipped under the provisions of law or that for good and sufficient reason set out in said affidavit the said person, company or corporation is entitled to have said dipping direction rescinded or to have said dipping postponed, and requesting that the Live Stock Sanitary Commission or its chairman withhold enforcement of said dipping direction and grant a hearing on said matter or make necessary investigation to determine the correctness of the statement contained in such affidavit. Upon receipt of said affidavit the Live Stock Sanitary Commission or its chairman shall within 5 days thereafter grant said affiant a hearing in the office of the chairman of the Live Stock Sanitary Commission, if the affiant so desires, and give such affiant notice of such hearing by telegram or registered mail, which hearing shall be had not less than 4 days after the giving of such notice and that said Live Stock Sanitary Commission or its chairman shall consider such ex-parte affidavits as such person, company or corporation may file with said Commission in said hearing and said Commission or its chairman shall make such investigation in person or through its authorized representative in reference to said affidavit as the Commission or its chairman deem necessary, and if the statements in said affidavit are found to be correct the said dipping direction shall be rescinded by the said Commission or its chairman, or said dipping postponed to such time as said Commission or its chairman may consider proper. Otherwise, the said dipping direction shall be enforced on the date and at the time specified in said written direction. The said Commission or its chairman after having granted said hearing or said investigation shall notify said person, company

or corporation in writing of its or his findings, which notice shall be delivered to the said person, company or corporation at least four full days before the day and time he or they are required to dip said sheep or cattle by virtue of said written direction. If the said person, company or corporation shall be dissatisfied with the findings of said Commission or its chairman he or they may apply to a court of proper venue and jurisdiction for injunction or other relief.

Sec. 12. The ascertaining of the presence of scabies infection on any premises, place, sheep or cattle or the ascertaining of exposure of premises, places, sheep or cattle to scabies infection shall be done by an authorized representative or inspector of the Live Stock Sanitary Commission and for such purpose said representatives and inspectors are hereby authorized to enter upon any private or public premises of this State where sheep or cattle are kept or ranged and it shall be the duty of the person or persons, company or corporation owning, or controlling such premises or range or the sheep or cattle thereon to when requested by such representative or inspector or member of said Commission to gather the sheep or cattle on said range for inspection and a failure or refusal to do so shall be prima facie evidence that the said premises and the sheep or cattle thereon are infected with scabies, and authorize the quarantining of such premises and the sheep and cattle thereon under the provisions of law, authorizing such quarantine by order of the Live Stock Sanitary Commission. Any person who shall refuse to gather any sheep or cattle of which he is the owner or caretaker from the range when requested by an inspector of the Live Stock Sanitary Commission for the purpose of inspection shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than \$100 nor more than \$200, and on each day on which said refusal is made shall constitute a separate offense.

Sec. 13. When sheep infected with scabies are located upon premises which are under quarantine for sheep scabies under the laws of this State are shorn by an itinerant shearing plant or shearing crew it shall be unlawful for the person, company or corporation owning, controlling or having charge of such shearing plant or crew or the laborers engaged in the shearing of said sheep or packing the wool shorn therefrom to

move from the premises where said sheep are shorn until the said shearing plant and wearing apparel of said shearers in use during said shearing shall have been disinfected as hereinafter provided.

Sec. 14. All utensils, machinery, floors, ground coverings, or other portions of said shearing plant which come in contact with the body of said sheep shall be thoroughly cleaned with pure gasoline. The wearing apparel of the laborers engaged in shearing said sheep and handling and packing the wool shorn from said sheep shall be disinfected by being submerged in boiling water for a period of five minutes.

Sec. 15. Any person, company or corporation owning, controlling or having charge of any itinerant shearing plant or crew or person shearing sheep or handling or packing the wool therefrom which are infected with scabies or located upon premises under quarantine for sheep scabies who fails or refuses to disinfect the said shearing plant or any portion thereof or the wearing apparel as herein required shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than one nor more than one hundred dollars.

Sec. 16. When any premises are placed under quarantine for sheep scabies infection it shall be the duty of the owner, lessee, or person in charge of such premises to cleanse and disinfect all corrals, water lots, pens, sheds or other places where sheep have been closely confined in the following manner:

Sec. 17. All manure and litter shall first be removed and burned or buried, then the surface of such corrals, water lots, pens, sheds, or other places where sheep have been closely confined shall be sprayed with a solution made of six ounces of 95 per cent carbolic acid to each gallon of water, or a solution containing four ounces of cresol compound U. S. P. to each gallon of water under the supervision of an authorized inspector of the Live Stock Sanitary Commission before any sheep which are not infected with scabies or exposed thereto shall be permitted to enter such corrals, water lots, pens, sheds or other places where infected sheep have been closely confined. Any person, company or corporation violating any of the provisions of this section of this act shall be deemed guilty of a misdemeanor and on conviction thereof shall be fined in any sum not less than twenty-five nor more than fifty dollars.

Sec. 18. When any person, company or corporation owning, or having charge of any sheep or cattle required to be dipped under the provisions of this act for infection or exposure to sheep or cattle scabies shall for any reason fail or refuse to dip said sheep or cattle it shall be the duty of the county commissioners court of said county under the direction and supervision of an authorized inspector of the Live Stock Sanitary Commission to have said sheep or cattle dipped in accordance with the provisions of this act, and to pay the expense of such dipping by warrant drawn upon the general funds of the said county. It shall be the duty of the county commissioners court of any and all counties within the State of Texas to cooperate with the Live Stock Sanitary Commission in eradication and control of cattle and sheep scabies within their respective counties whenever the said disease exists in said counties or whenever the Live Stock Sanitary Commission has reason to believe that the infection exists therein; counties shall pay the salaries and necessary travelling expenses of county inspectors for the purpose of inspecting, dipping, and certifying to livestock in said counties, said inspectors to be appointed by the Live Stock Sanitary Commission and to work under the direction of the Live Stock Sanitary Commission, and said inspectors are hereby required to perform all duties necessary to the inspection, dipping, and certification of said livestock. In case the owner or caretaker fails or refuses to dip his livestock in compliance with any of the provisions of this act, the county commissioners courts shall provide necessary dipping vats, facilities, and pens together with dipping fluids, and material for dipping said livestock, the same to be furnished at the expense of the respective counties, to be paid for out of their general funds.

Sec. 19. Inspectors of the Live Stock Sanitary Commission are hereby authorized and directed to enter upon the premises of any person, firm or corporation for the purpose of inspecting, classifying, or dipping cattle or sheep for scabies or exposure thereto whenever in the opinion of the Live Stock Sanitary Commission such inspection, classification, or dipping is deemed necessary. Any person who shall refuse to permit an inspector of the Live Stock Sanitary Commission to enter upon any premises of which he is the owner or tenant or caretaker for the purpose of making said

inspection, classification, or dipping, shall be deemed guilty of a misdemeanor and upon conviction shall be fined any sum not less than \$100 and not more than \$200, and each separate day on which said refusal is made shall constitute a separate offense.

Sec. 20. The Live Stock Sanitary Commission is hereby authorized to employ a Chief Cattle and Sheep Scabies Inspector, whose duties shall be to supervise the inspectors engaged in sheep and cattle scabies eradication, and the said Commission shall employ district supervising inspectors and local inspectors for the purposes of eradicating cattle and sheep scabies. Salaries of local county inspectors to be paid by the counties, but salaries of the said Chief Inspector and district supervising inspectors to be paid by the State.

Sec. 21. It shall be unlawful for any person, company or corporation to drive, drift, ship or haul by common carrier or private conveyance, or in any other manner transport or move or permit the movement along or across any public road or railroad or on or across the land or premises of another, any sheep or cattle which are infected with or exposed to scabies or that are under quarantine for scabies infection or exposure and any person violating any of the provisions of this section of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than \$100 nor more than \$1000. Provided that each public road, railway, and premise of another along, across, or onto which said person, company or corporation shall drive, drift, haul or transport any of said livestock shall constitute a separate offense. Provided that the venue for the prosecution of persons, firms, or corporations violating any quarantine provision of any section of this act shall be in the county from which said illegal movement was made and in any and all counties into or through which said livestock moved.

Sec. 22. From and after the passage of this act importation of sheep into this State by rail or other mode of movement shall not be made except under the following restrictions:

(a) The importer must apply to and receive from the Livestock Sanitary Commission of this State, permission to import any sheep (except sheep billed to market centers for slaughter purposes) into the State.

(b) Such importations shall be accompanied by a certificate of a regularly

employed and duly authorized sheep scabies inspector of the State of origin or a duly appointed and acting sheep scabies inspector of the United States Bureau of Animal Industry certifying that said sheep are free from scabies infection and exposure thereto, and that said sheep have been dipped in a dipping fluid recognized by the United States Bureau of Animal Industry for the eradication of sheep scabies and in a manner calculated to have eradicated infection or exposure as the case may be within ten days next preceding the date of such importation, provided, however that sheep dipped for infection at point of origin shall be held under quarantine at point of destination for a period of one hundred and eighty days. By "point of destination," as used herein, is meant the range upon which the said sheep are placed in this State, provided further that in the event the sheep are accompanied by the proper certification and permit they may be moved into the State without first having been dipped, when arrangements are made with the Live Stock Sanitary Commission at Fort Worth, Texas, prior to movement, to dip on arrival in the State.

(c) All importations of sheep by rail shall be billed to recognized sheep dipping center where the Live Stock Sanitary Commission of this State maintains an inspector to supervise the dipping of sheep except sheep imported for show purposes only or for immediate slaughter, and upon arrival thereat shall be dipped in accordance with the provisions contained in Sections 2 and 3 of this Act, unless the same are accompanied by a certificate of dipping at point of origin as provided in Section 22 (b) of these requirements.

(d) The importer of show sheep shall be given a reasonable length of time to display his sheep at county fairs or livestock exhibits, but in no instance shall this time be extended for a longer period than sixty days from date of importation and all such sheep shall be kept separate from all other than show sheep, and shall be dipped at least once before being distributed to the range.

(e) Any person, company or corporation importing any sheep into this State in violation of this section of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than \$1.00 nor more than \$5.00 for each head of sheep so unlawfully imported, and the venue of such prosecution shall be in any county through or into which such importa-

tion is carried. Provided that each county into or through which said sheep are moved shall constitute a separate offense.

Sec. 23. No common carrier by rail in this State shall receive from any shipper or connecting carrier for importation into this State any shipment of sheep (except sheep billed for slaughter purposes) unless the bill of lading covering said shipment is accompanied by a written permit from the Live Stock Sanitary Commission of this State or its chairman, permitting such sheep to be imported into this State.

Sec. 24. Any common carrier violating the provisions of this section of this act shall forfeit to the State the sum of not less than \$1.00 nor more than \$5.00 per head for each sheep so unlawfully transported by it, which may be recovered by suit instituted on behalf of the State in any court of this State having jurisdiction of the amount involved in any county through which said common carrier by rail transported such shipment. Provided, that such suits may be maintained in all counties into or through which said movement of sheep is transported, said suits shall be instituted by the county attorney of the respective counties into or through which said movements are made and further provided that if any corporation or company shall violate any of the penal provisions of this act, it shall be the duty of the county attorneys in each county in which said offense occurs to file a civil suit in the court of proper jurisdiction in the name and on behalf of the State of Texas for the collection of said penalties.

Sec. 25. The Live Stock Sanitary Commission is hereby authorized to quarantine any county or district or premises, places, roads, pastures, lots, yards, stockyards, enclosures, cattle or sheep whenever it has determined by inspection through an authorized inspector that scabies infection or exposure thereto exists therein or thereon, and notice of said quarantine shall be given by posting a written notice thereof at the county courthouse door of the county in which said quarantine is established, and two other notices of conspicuous places within the area or place quarantined, or by publication in a newspaper in said county, or if there be no newspaper therein, by publication in some newspaper in an adjoining county or by delivering a written or printed notice thereof to the owner or caretaker of the livestock or territory or place to be quarantined, said delivery to be

made in person or by inspector or other employe of the Live Stock Sanitary Commission, or by a member of said Commission to deliver the same, or by sending by United States mail. Any one of the foregoing methods of giving notice shall be sufficient, but it shall not be necessary to give notice in more than one way. Whenever a territory, county or district is quarantined under the provisions of this act, all local premises, cattle and sheep therein shall thereby become quarantined without designating them separately.

Sec. 26. The chairman of the Live Stock Sanitary Commission is hereby authorized to perform any and all acts and duties which the Live Stock Sanitary Commission is authorized by this act to do.

Sec. 27. This act is cumulative of all existing statutes with reference to the quarantining of sheep and cattle or premises upon which the same are located, and the eradication of sheep and cattle scabies and shall not be construed as repealing the same unless in direct conflict therewith.

Sec. 28. This act shall be liberally construed and if any section thereof be declared invalid, the remaining parts of law shall not be affected thereby, and it is the intent of the Legislature to preserve any and every portion of said act if possible.

Sec. 29. The fact that there is now no adequate law in this State providing for the eradication and cure of sheep and cattle scabies, and the great damage done to the livestock from such disease, creates an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended and the same is hereby suspended and this act shall take effect and be in force from and after its passage, and it is so enacted.

RECESS.

Mr. Smith of El Paso moved that the House recess to 10 o'clock a. m. tomorrow.

Mr. DeBerry moved that the House recess to 9 o'clock a. m. tomorrow.

Mr. Morse moved that the House adjourn until 10 o'clock a. m. next Monday.

Mr. Barnett moved that the House adjourn until 10 o'clock a. m., Friday, May 20.

Mr. Farrar moved that the House adjourn until 10:01 o'clock a. m., Friday, May 20.

The motion of Mr. Smith of El Paso prevailed, and the House, accordingly, at 5:30 o'clock p. m., took recess to 10 o'clock a. m. tomorrow.

SEVENTH DAY.

(Continued.)

(Friday, May 20, 1927.)

The House met at 10 o'clock a. m. and was called to order by Mr. Satterwhite.

HOUSE BILL NO. 2 ON PASSAGE TO ENGROSSMENT.

The House resumed consideration of pending business, same being

H. B. No. 2, A bill to be entitled "An Act making appropriations for the various State Departments,"

On its passage to engrossment.

On motion of Mr. Teer, the House, by unanimous consent, agreed to pass over the State Board of Health Department until next Monday.

Mr. Teer offered the following amendment to the section of the bill relating to the Board of Pardon Advisors:

Amend House bill No. 2, page 15, line 25, by striking out the figures "\$500" in each year and insert in lieu thereof "\$1112" in each year.

The amendment was adopted.

Mr. Van Zandt offered the following amendment to the section of the bill relating to the Bureau of Labor Statistics:

Amend House bill No. 2, page 16, line 32, by striking out the figures "\$3000" in each year and inserting the figures "\$12,000" in each year.

Mr. Stout moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—93.

Acker.	Farrar.
Albritton.	Faulk.
Alexander.	Finlay.
Avis.	Fly.
Bass.	Forbes.
Bateman.	Foster.
Beck.	Gibson.
Black.	Graves.
Boon.	Gray.
Branch.	Hall.
Brice.	Harman.
Cornwell.	Hefley.
Daniel.	High.
DeBerry.	Holland.
Duvall.	Hornaday.
Enderby.	Jacks.